2 3 4	DICKINSON WRIGHT PLLC MICHAEL N. FEDER (NV Bar No. 7332) Email: MFeder@dickinsonwright.com GABRIEL A. BLUMBER (NV Bar No. 12332) Email: GBlumberg@dickinsonwright.com 3883 Howard Hughes Parkway, Suite 800 Las Vegas, Nevada 89169-0965 Telephone: (702) 550-4400 Fax: (844) 670-6009	
6 7 8 9 10 11	MICHELLE L. VISSER, (CA Bar No. 277509) (pro hac vice application to be submitted) Email: mvisser@orrick.com 405 Howard Street San Francisco, CA 94105-2669 Telephone: (415) 773-5518 Fax: (415) 773-5700 Attorneys for Defendant Meta Platforms, Inc., d/b/a Facebook and Instagram	
13 14	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
15 16 17 18 19 20 21 22	RONDA BALDWIN-KENNEDY, an individual, RONDA KENNEDY FOR SENATE, a campaign committee, and RONDA KENNEDY FOR CONGRESS 2020, a campaign committee. Plaintiffs, v. META PLATFORMS, Inc., d/b/a/ FACEBOOK and INSTAGRAM, a corporation. HOANG HAI MOBILE, a Vietnamese Company, Doe's 1-10.	Case No.: 2:23-cv-01753-APG-EJY STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR META PLATFORMS, INC. (1) TO RESPOND TO PLAINTIFFS' COMPLAINT AND (2) TO FILE ITS OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION
23	Defendants.	(FIRST REQUEST)
24252627	Defendant Meta Platforms, Inc. ("Meta"), by and through its attorneys at the law firms of Dickinson Wright PLLC and Orrick Herrington & Sutcliffe LLP, and Plaintiffs Ronda Baldwin-Kennedy, an individual, Ronda Kennedy for Senate, a campaign committee, and Ronda Kennedy	



1 STIPULATE AND AGREE that Meta shall have up to and including December 7, 2023 (a) to 2 respond, move or otherwise plead to the Complaint [ECF 1] and (b) to file its opposition to the 3 Plaintiffs' Motion for Preliminary Injunction ("PI Motion") [ECF 2]. 4 This is the first stipulation by and between Plaintiffs and Meta to extend the time for Meta 5 (a) to respond, move or otherwise plead to the Complaint and (b) to file its opposition to the PI Motion, and it is not being entered into for purposes of any delay, but rather to provide Meta 7 additional time to review its records pertaining to the allegations in the Complaint and arguments 8 contained in the PI Motion. Dated: November 16th 2023. 10 **RONDA BALDWIN-KENNEDY DICKINSON WRIGHT PLLC** /s Ronda Baldwin-Kennedy /s Michael N. Feder Ronda Baldwin-Kennedy, an individual, Michael N. Feder (NV Bar No. 7332) Ronda Kennedy for Senate, a campaign Gabriel A. Blumberg (NV Bar No. 12332) committee, and Ronda Kennedy for 3883 Howard Hughes Parkway, Suite 800 Congress 2020, a campaign committee Las Vegas, Nevada 89169-0965 3301 Spring Mountain Road, Unit 16 Telephone: (702) 550-4400 Las Vegas, Nevada 89102 Telephone: (805) 358-9737 ORRICK HERRINGTON & SUTCLIFFE LLP 15 Pro Per Plaintiff <u>/s Michelle L. Visser</u> MICHELLE L. VISSER, (CA Bar No. 277509) 16 (pro hac vice to be submitted) 17 The Orrick Building 405 Howard Street 18 San Francisco, CA 94105-2669 Telephone: (415) 773-5518 19 Attorneys for Defendant Meta Platforms, Inc. 20 **ORDER** 21 IT IS SO ORDERED. 22 23 24 DATED: November 16th, 2023 25 CASE NO.: 2:23-cv-01753-APG-EJY 26 27

